

## WHARF AND WAVE.

## ARRIVED.

Tuesday, January 14.  
S. S. Moana, Carey, from the Colonies.  
Am. bk. Star of Bengal, Uhlberg, 60 days from Newcastle; 8 a. m.  
Chilean bk. Alta, Thronagle, from Newcastle.

Wednesday, January 15.  
Str. Iwalei, Greene, from Elele, Makaweli, Waima, Niihau and Koloa; at 4:20 a. m., with 4,100 bags sugar, 32 packages sundries.  
Str. Ke Au Hou, Mosher, from Honolulu; at 8:15 a. m., with 3,600 bags sugar.  
Am. bk. Newshy, Chipperfield, 61 days from Newcastle; 10 a. m.  
Am. schr. Golden Shore, Rasmussen, 45 days from Newcastle; 11 a. m.  
Ger. sp. Agnes, Henke, 163 days from Hamburg; 6:30 p. m.  
Am. sp. Tille E. Starbuck, Curtis, 17 days from San Francisco.

Thursday, January 16.  
Schr. Charles Levi Woodbury, Harris, from Hilo; 7 a. m.  
Str. Maui, F. Bennett, from Hamakua ports; at 6:35 a. m., with 520 bags sugar, 2 packages sundries.  
Str. Niihau, W. Thompson, from Koloa, Waima, Makaweli and Elele; at 6:15 a. m., with 5,200 bags sugar.  
Schr. Ada, from Koolau ports.  
Schr. Kawaiian, from Koolau ports.

## DEPARTED.

Tuesday, January 14.  
Str. Kinau, Freeman, for Hilo and way ports; 12 m.  
Str. Claudine, Parker, for Maui ports; 5 p. m.  
Str. Mikahala, Gregory, for Kauai; 5 p. m.  
Str. Neeau, Pederson, for Lahaina, Kaanapali, Honokaa and Kukuhaele; 6 p. m.  
Str. James Makee, Tulett, for Hamakua and Ahukini; 4 p. m.  
Gano, schr. Eclipse, Townsend, for Ithaca, Kihel, Makana, Kailua, Niihau and Honolulu; 3 p. m.  
S. S. Eureka, Weedon, for San Francisco, via Kailua.

Wednesday, January 15.  
Str. Lehu, Dower, for Molokai and Maui ports; 5 p. m.  
Str. Mokohi, Searle, for Waimanalo; 12 m.  
Schr. Mel Wahine, for Paunalo; 11 a. m.  
Schr. Lady Nelson, for Koolau ports; 5 p. m.  
Sloop Kailua, for Pearl Harbor; 11 a. m.  
S. S. Eureka, Weedon, for San Francisco, via Kailua.  
S. S. Moana, Carey, for Victoria and Vancouver; 12 m.  
S. S. Alameda, Herriman, for San Francisco; 4 p. m.  
Am. schr. A. B. Johnson, Selgehorst, for the Sound.  
Am. sp. Benjamin Sewall, Halstead, for Freemantle; about sundown.

Thursday, January 16.  
Aloha, Fry, for Port Townsend, in ballast; 9 a. m.  
Am. sp. Reuce, Whitmore, for Port Townsend.  
Br. sp. Langdale, Hunter, for San Francisco, with general cargo; 12 m.  
Schr. Ada, for Hanalei and Kailua; 5 p. m.  
Str. Ke Au Hou, Mosher, for Hamakua and Elele; 5 p. m.  
Str. Iwalei, Greene, for Makaweli, Waima and Kailua, mail and passengers only for Koloa; 5 p. m.  
Str. Maui, F. Bennett, for Mahukona and Hamakua ports; 2 p. m.

## To Stop Here.

It is probable that the new steamship line between San Francisco and the Philippines will run their first boat in about four months. The new line will practically administer the death blow to the transport service. The decision to run steamers direct to Manila without stopping at Oriental ports, was arrived at after an understanding had been made with the United States government. It is almost a settled fact that the transport service will be discontinued in a few months, and that the new company will handle the business which has in the past been done by the transports. If the thing goes through without a hitch, the steamers will stop at Honolulu and Guam, as the government has stations at both places. Private business to be received in Honolulu will also be instrumental in the vessels calling here. The fleet will compose the Ohio, Indiana and Philadelphia, all of which were formerly transports, and which have recently been remodelled. The new line will probably maintain a twenty-day schedule. Transportation of supplies and not troops will likely be undertaken by the new line, the vessels of which, on account of their reduced passenger capacity, will hardly be able to handle troops. The latter are to be taken care of by private contract.

## Answered the Last Call.

Albert Ireland, of the 67th Company of Coast Artillery, Camp McKinley, died yesterday of dysentery at the Naval Vista military hospital. The funeral will take place today, and will be attended by all the members of the 67th company. The deceased soldier has been in the service of the United States army for about twelve years.

## WHAT WE OUGHT NOT TO KNOW.

No one ought to know they have a heart. No one ought to know they have a liver. No one ought to know that they have any internal machinery. They won't know it if the machinery is working properly. The first time that the liver or heart, stomach or kidneys force themselves on the attention, it is a sign that there is something wrong with the machinery. What is wrong? Perhaps the liver is sluggish. Perhaps the blood is impure. It may be the stomach needs toning up or the bowels need regulating. Whatever the trouble is, there is a sure remedy in Sagwa. Sagwa will search the trouble out and straighten it out. That's what Sagwa is made for. The Indian found that however many varieties of diseases there were, there were few causes of disease, and that a few simple remedies, properly compounded, were provided by Nature, to eradicate these very causes. One disease may have twenty symptoms. It is useless to treat the symptoms. The Indian remedy goes to the root, and eradicates the cause. That is the reason for its success, where other remedies fail. It is purely vegetable, and while powerful in its result it is yet gentle in its action. It is Nature's remedy, and it works quietly and easily as Nature works. Have you tried Sagwa? Begin on it at once. You will begin to be cured with the first dose, and gradually recover that strength and energy that you have lost in the past years. No other remedy operates so surely or so speedily as Sagwa.

HOBBON DRUG COMPANY, agents for Kilauea Medicine.

# SAYS SEWER IS CHEAPER

## Inspector Urges the Public to Connect.

Plumbing Inspector Keen makes a strong plea for the more general use of the sewer system in his annual report to the Board of Health. He points out that it is better for every citizen, both from a financial and sanitary point of view to connect with the government system, than to continue the use of cesspools.

The following is the report for the year ending December 31, 1901.

Honolulu, H. T., January 13, 1902.  
Dr. J. S. B. Pratt,  
Executive Officer, Board of Health:  
Sir:—I beg leave to submit herewith a statement of the work of this office for the year ending December 31st, 1901.

Date	Permits	Inspections	Final Certificates	Connections	Sewer
January	128	128	256	83	29
February	56	56	112	88	28
March	137	137	274	121	11
April	139	139	278	117	15
May	83	83	166	56	22
June	29	29	58	61	61
July	118	118	236	87	39
August	148	148	296	83	71
September	132	132	264	104	60
October	119	119	238	151	65
November	55	55	110	114	41
December	75	75	150	124	21
Totals	1349	1349	2698	1259	438

Of these plumbing, 128 places went into new buildings, 829 into old buildings, and 132 into outhouses.

The average number of inspections for each working day during the year was 12.5, and the average sewer connections made each working day was 1.05.

The approximate number of people using the sewer up to January 1, 1902, was 12,500.

When it is remembered that there are still 3,000 sewer connections to be made, it can very readily be seen that if they are not made with more rapidity in the future than they have been in the past, that it will be a long time before we get rid of the cesspools.

As that part of the city Ewa of Smith street is very generally connected with the sewer, I would suggest that the balance of the city be required to do so as rapidly as possible, as I find in most cases people are only waiting the orders of your honorable board to connect, as is indicated by the order to residents along the line of King and Young streets, where a nuisance was quickly abated by cheerful compliance to said order.

It should not be a very difficult matter for people to figure out that it is cheaper (from a monetary, to say nothing of a sanitary point of view) to pay the small fee demanded by the government to connect with the sewer, than it is to maintain a cesspool, for cesspools must be pumped out and for this the government must be paid, and I venture to assert that more money is paid out annually for pumping out cesspools than would be charged for twice that many connections.

I have the honor to be,  
Your obedient servant,  
E. G. KEEN,  
Inspector of Plumbing and House Sewers.

The following are the reports of total inspections in the various districts for December, in the order of the district numbers:

J. B. Gorman, 852 inspections; A. G. Hitchcock, 540 inspections; N. P. Jackson, 1677 inspections; T. W. Carroll, District No. 6, 988 inspections; John W. Francis, District No. 6, 1350 inspections.

## CITY SANITARY OFFICER.

The city sanitary officer in his report for the month of December shows that there has been a general compliance with the Board's order to clean the city. He says:

Honolulu, H. T., Jan. 3, 1902.  
Dr. J. S. B. Pratt,

Executive Officer, Board of Health:  
Sir:—Following is the report of the City Sanitary Officer for the month of December, 1901:

Number of building applications received, 21.

Number of building applications approved, 12.

Number of building applications disapproved, 9.

Number of building applications of previous months approved, 10.

Number of building applications withdrawn, 2.

Number of building applications held, 5.

Number of building applications held by Survey Department, 12.

Two of the six applications held violate sanitary regulations, three have not filed sufficient plans and one is held until the grade of the lot is raised.

Cesspools located during the month, 9.

Buildings altered or moved so as to conform to the sanitary regulations, 15.

Examinations before, during and a completion of building, 124.

Inspections other than of new building, 322.

Certificates for lodging house, restaurant or hotel licenses applied for, 18. All of these were issued.

Certificates issued on applications previous to December 31st; certificates held for sanitary work to be finished, 9.

Number of adults which can by law be lodged in these buildings licensed, 284.

Three formal complaints have been filed and the nuisances investigated and abated.

Twenty-four 48-hour notices have been served and in twenty-two cases the recipients proceeded to abate the nuisance. In two cases the nuisances are being abated.

Twenty-five notices to connect premises to the public sewer system have been served.

Three builders without permits have been notified to obtain permits, and have done so.

The month in general has been spent in clearing and cleaning up the city, and tons of rubbish have been removed from under and around buildings and loose lumber piled so as to prevent rats from making their nests underneath. The inspectors have also been finishing up back orders to close up the year, which ac-

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counts for more nuisances abated during the month than were reported.

Respectfully,  
C. H. TRACY,  
City Sanitary Officer.

# Dunne Makes Some Sensational Charges.

(From Thursday's daily.)

Some rather sensational charges are made in the motion for a new trial filed yesterday by the plaintiff in the case of the United States vs. the Honolulu Plantation Co. The notice and motion are of great length, covering perhaps fifty typewritten pages. The summary of the grounds for a new trial are given as follows:

1. Irregularity in the proceedings of said court and the adverse parties, by which said plaintiff and petitioner were prevented from having a fair trial.

2. Accident and surprise, which ordinary prudence could not have guarded against.

3. Newly discovered evidence, material for said plaintiff and petitioner, which it could not with reasonable diligence have discovered and produced at the trial.

4. Incompetency of the evidence to justify said verdict.

5. That said verdict is against the law and the evidence.

6. Errors in law occurring at the trial and excepted to by said plaintiff and petitioner.

7. Irregularity in the proceedings of the jury.

8. Excessive and unreasonable and inconsistent compensation or damages, attempted to be awarded by said verdict.

The motion sets out also a large number of assignments of errors, being based upon the exceptions taken by the plaintiff to the rulings of the court on the admission and refusal to take evidence. Affidavits by Captain Pond and by L. L. McCandless accompany the petition for new trial. Captain Pond swears to the material facts set out in the motion itself, alleging misconduct on the part of the jury, in that they visited the land without a sworn officer, and alleging also that the jury was irregular in that L. F. Prescott became ill and his place was filled by M. M. Kohn. It is alleged also that the said Kohn did not visit the site, and consequently his knowledge of the case was not the same as that of the other eleven men.

He attacks the new juror also on the ground that he was not impartial and was in fact biased in favor of defendant. In this behalf the petitioner alleges that Hatch & Stillman were attorneys for said Kohn, and that they appeared in his behalf in the Circuit Court in the case of E. S. Taylor vs. M. M. Kohn.

The newly discovered evidence is given in the affidavit of Mr. McCandless, who says that he dug the well on the condemned ground and that at that time an attempt was being made by a Chinaman to grow rice upon said land, but it proved a failure. That on account of said failure Henry Macfarlane took possession of the land and also attempted to grow rice and taro, but he was also unsuccessful.

The petitioner also alleges that the evidence did not sustain a finding of damages to exceed \$50,000 for the leasehold interest and that there was no showing of any nature as to improvements, and that the finding to the amount of \$15,208 was wholly unwarranted and inconsistent with the evidence. The motion refers also to the refusal of the court to allow the instructions asked by plaintiff.

The hearing of the motion will probably be had immediately, as the matter must be settled at this time. Yesterday morning when an order was asked in the Bishop Estate case Judge Esteé remarked that it must be signed before the court adjourned sine die. "A week from next Tuesday we go to Hilo," said the Judge, "to hold a term fixed by statute. It has been held that a district court sitting in different localities of the same circuit cannot be in session at the same time; that is, I cannot be nominally holding court here and actually be in Hilo."

SUES THE TRAMWAYS.

George W. Hayselden has brought suit against the Hawaiian Tramways Company for damages in the amount of \$5,000. For cause of complaint he alleges that the defendant did on or about the 24th day of December, 1901, pile certain mounds of earth on King street, a thoroughfare in the city of Honolulu, in the vicinity of Victoria street, and that plaintiff in traveling along said street on the 25th day of December, being in a buggy drawn by a single horse, and while exercising due care and vigilance, drove his horse over said mound, and thereupon said horse stumbled and fell, greatly injuring the said horse, and breaking and injuring plaintiff's harness, and in consequence plaintiff was thrown violently to the ground from said carriage and greatly injured; and plaintiff was put to great expense for medical treatment and for the repair of said carriage and harness, and the cure of said horse, and the damage of said plaintiff in the sum of \$5,000.

The engagement is announced of Miss Belle Walker and F. W. Kiehn. The bride-to-be is a daughter of the late John S. Walker.

## BY AUTHORITY.

## PUBLIC LANDS NOTICE.

On Wednesday, February 26, 1902, at 12 o'clock noon at the front entrance of the Judiciary building, will be sold at public auction the leases of the following government lands:

1. All of that portion of the land known as the land of Kaepoko, situate in the district of Hilo, Hawaii, and being all of that portion of said land lying above and mauka of the government road, containing an area of 150 acres.

Term—Five years.  
Upset Rental—\$520.00 per annum, payable semi-annually in advance.

2. All of those certain tracts of government lands situate in the district of Kau, Hawaii, known as the lands of Kailua, Pohakuloa, Kaloula and Mo-hakapu, containing an area of 2,964 acres.

Lease to be sold under forest conditions.

Term—Five years.

Upset Rental—\$1,000.00 per annum, payable semi-annually in advance.

Lease to commence from the first of January, 1903.

3. All of that tract of land situate in the district of Koolau, Maui, extending from the eastern boundary of the Ahupuaa of Honomau, to the western brink of Waialua-iki gulch, and extending from the ocean to the boundary of the land of Hailu, and containing an area of 12,500 acres.

Lease to be sold under forest conditions.

Term—Twenty-one years.

Upset Rental—\$1,000.00 per annum, payable semi-annually in advance.

4. All that tract of land situate in the district of Koolau, Maui, extending from the western brink of Waialua-iki gulch to the western brink of gulch between lands of Kapaua and Puakea (or Puakea), said gulch being also named "Waialua gulch," and extending from the ocean to the boundary of the land of Hailu, and containing an area of 6,500 acres.

Lease to be sold under forest conditions.

Term—Twenty-one years.

Upset Rental—\$4,000 per annum, payable semi-annually in advance.

On and after February 26, 1902, at the office of Charles Williams, at Honolulu, Hamakua, Hawaii, may be applied for under conditions of the Land Act of 1895, for Right of Purchase Leases, and more particularly set forth under Part VII of said land act.

The following lots in Kaapahu tract, Hamakua, Hawaii:

Lot	Area	Appraised Value
No. 42	19.50	\$243.75
" 43 "	20.00	250.00
" 44 "	20.00	250.00
" 45 "	20.00	200.00
" 46 "	20.00	200.00
" 47 "	20.00	200.00
" 48 "	20.00	150.00
" 49 "	19.00	142.50
" 50 "	25.50	190.25
" 51 "	25.50	190.25
" 52 "	22.00	165.00
" 53 "	22.00	165.00
" 54 "	21.50	161.25
" 55 "	20.00	150.00
" 56 "	20.00	150.00
" 57 "	20.00	200.00
" 58 "	20.00	200.00
" 59 "	20.00	200.00
" 60 "	22.00	275.00
" 61 "	22.00	275.00
" 62 "	22.00	275.00
" 63 "	22.25	278.12
" 64 "	21.25	265.62
" 65 "	21.25	212.50
" 66 "	21.50	215.00
" 67 "	25.00	187.50
" 68 "	27.00	202.50
" 69 "	20.00	150.00
" 70 "	23.00	172.50
" 71 "	22.00	165.00
" 72 "	23.00	230.00
" 73 "	23.00	230.00
" 74 "	23.00	230.00
" 75 "	23.00	230.00
" 76 "	23.00	287.50
" 77 "	23.00	287.50

And also at the office of J. Kaelemakule, at Kailua, North Kona, Hawaii, on and after the above date, the following land situate in the district of South Kona, Hawaii, may be applied for under above conditions of said land act, viz:

Land, Papa I; area, 230.00; appraised value, \$330.00.

Notice is hereby given that the lands described in the schedule hereto will be opened for application under provisions of the Land Act of 1895, for homestead leases, on or after February 26, 1902.

## SCHEDULE.

1. Twenty-three lots in Kaanahuhu tract, Hamakua, Hawaii, having an area of from five to ten acres each.

2. Eight lots in Kiula tract, Puna, Hawaii, having an area of from eight to sixteen acres each.

All applications for Kaanahuhu lots must be made in person by the applicant, at the office of Charles Williams in Honolulu, Hamakua, and all applications for Kiula lots must be made in person by the applicant, at the office of E. D. Baldwin, in Hilo, Hawaii, where plan of said lots may be seen and further information regarding same may be obtained. The said offices will be opened to receive applications at 9 o'clock a. m., on Thursday, February 27, 1902.

Terms, conditions, plans and further particulars on above sales may be had upon application at the Public Lands Office, Honolulu, or at the offices of E. D. Baldwin, Hilo; Charles Williams, Honolulu; J. Kaelemakule, Kailua, Hawaii, and W. O. Aiken, Paia, Maui.

(Signed) EDWARD S. BOYD,  
Commissioner of Public Lands.

January 18, 1902.

Jan. 17, 21, 24.

**NOTIONS** At Prices which will be attractive to every W. man.

Mail Order Department for those Living out of Honolulu.

Feather-stitch Braid, 6 yards in piece, per piece, 5, 10, 15, 20, 25 cents.

Shell Hairpins, in boxes of a dozen, 25 cents per box.

American Hairpin Cabinets, 5 cents each.

Warren's Featherbone Collar Forms, 20 cents each.

Wood Darning Balls, 5 cents each; with sterling silvermounting, 25 cents each.

Spool Basting Cotton, 200 yards, warranted, two for 5 cents.

Treasure Safety Pins, equal to the best imported, 5 cents per dozen.

Garter Webbing, pure elastic, 10, 12½, 15, 20, 25 cents per yard.

Emery Balls, needed to take rust off your needles, 6 cents each.

English Hairpin Cabinets, very fine quality pins, 10 cents each.

Stay Lock Pins, very pretty shell, 10 cents each.

Darning Cotton, Coats' fast black, 5 cents a ball.

Improved Darning Ball, with spring attachment, 25 cents.

Curling Irons, 15 cents each.

Barbour's Irish Linen Thread, 200 yards, 10 cents.

Aluminum Thimbles, 10 cents each.

"The Comfort" Corset Hose Supporters, 25 cents per pair.

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